## LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS MULTIPLE AGREEMENT

For Tract No./Parcel Map No
THIS AGREEMENT, made and entered into on
(Name)
(Address)
(Address)
hereinafter referred to the SUBDIVIDER.
RECITALS:
This AGREEMENT is entered into pursuant to Title 7, Division 2 of the Government Code (The Subdivision Map Act), together with Title 16, Division 1 (The Highway Permit Ordinance), and Title 21, Division 1 (The Subdivision Ordinance) of the Los Angeles County Code.
SUBDIVIDER wishes to file with the COUNTY a final map or parcel map for that certain division of land known as Tract No./Parcel Map No
The COUNTY, before acceptance of any easement offered for dedication on the final map or parcel map or by separate instrument, desires to insure that all improvements proposed to be constructed within said easement meet and comply with standards and plans previously approved and implemented by the COUNTY;
The COUNTY, before approving any road, street, sanitary sewer, storm drain or other improvement as complete and accepting such improvement for ownership and maintenance, desires to insure that such improvement has been constructed to the satisfaction of the COUNTY, according to standards and plans previously approved by the COUNTY;
TERMS AND CONDITIONS
NOW, THEREFORE, COUNTY and SUBDIVIDER agree as follows
1. The SUBDIVIDER shall, at the SUBDIVIDER'S own cost and expense, furnish all labor, materials and equipment necessary to perform and complete, and shall perform and complete in a good and workmanlike manner, the following improvement(s) and/or work:
1.1. A 5-foot CHAIN LINK FENCE per latest revision of Standard Plans for Public Works

	Construction No. 600 at the rear and/or side of lots/parcels			
	(inclusive)	adjace		to The estimated cost
	of this work is the sum dollars (\$	of		The estimated oost
1.2.	A COMBINATION MASO of standard Plans for Pulots/parcelTh		n No. 621-1 a inclusiv of this wo	t the rear and/or side of e) adjacent to
1.3.	The e	LL per the latest revision 01-1 at the rear (inclusive) a stimated cost of thi	and/or s adjacent to	ide of lots/parcels
	(\$		).	
1.4.	CORRECTIVE GEOLOG provisions of Title 26 of work of	the Los Angeles Count is		
			_dollars	
	(\$	).		
1.5.	SANITARY SEWERS a No, in s is			
	_		<del></del>	
	_dollars (\$	<del> </del>		
1.6.				
	_dollars (\$		).	
1.7.	Setting of SURVEY MON of Public Works or oth according to the provision division and mapping of authorized substitute for Director of Public Works been set as provided to Government Code (the Sum of	er designated County ons of Title 21 of the Lo land, and paying the sur the work performed or other designated Cofor in Division 2, Chap	official tie ros Angeles Courveyor or eng by him and unty official w pter 4, Articl	notes for said points, pounty Code regulating gineer of record or his notice subdivider and when monuments have e 9 of Title 7 of the
	dollars (\$		)	

1.8.	WATER SYSTEM FACILITIES including pump stations, water tanks, water mains, water wells, fire hydrants, and all other appurtenances thereto, in dedicated public streets, private streets and easements, in accordance with plans and specifications on file in the office of the Director of Public Works. The estimated cost of this work is the sum of
	dollars (\$).
1.9.	ROAD IMPROVEMENTS in accordance with the approved road plans for the Subdivision on file in the office of the Director of Public Works. The estimated cost of this work and improvements is the sum of
	dollars (\$).
1.10.	STREET TREE IMPROVEMENTS in accordance with the approved road plans for the Subdivision on file in the office of the Director of Public Works. The estimated cost of this work and improvements is the sum of
	dollars
1.11.	· · · · · · · · · · · · · · · · · · ·
1.12.	

- 2. Unless a different time period is specified in the Conditions of Approval for the Subdivision (which Conditions of Approval are hereby incorporated herein by reference), SUBDIVIDER shall complete all improvements and/or work, as indicated in Section 1, above, within twenty-four (24) months from the date of filing of said map, or such extensions as the COUNTY approves pursuant to Section 20, below.
- 3. The improvement(s) and/or work specified in Section 1, above, are to be constructed within and without the boundaries of the Subdivision according to the approved plans for said improvements and/or work and/or the Standard Specifications for Public Works Construction, as amended, applicable to said improvements and/or work. The improvement plans for the Subdivision are on file in the office of the Director of Public Works and/or in the offices of other agencies and/or entities as applicable and are hereby made a part of this AGREEMENT as though fully set forth herein. Said work shall be done to the satisfaction of the Director of Public Works and/or other official, as applicable, and shall not be deemed completed or accepted by the County, and/or by any other agency or entity as set forth below, until after having been duly inspected by the County and/or by other agencies or entities, as applicable and all inspection fees have been paid and the work and improvements have been formally approved or approved and accepted as set forth below, for maintenance by the COUNTY and/or by other agencies or entities as applicable, as follows:
  - 3.1. Fences and walls, driveway paving, and yard trees, as required by the Department of Regional Planning, shall be deemed completed when fully constructed according to standard plans, to the satisfaction of the Department of Regional Planning. The COUNTY will not assume ownership or maintenance responsibility for these improvements. The improvement security shall be released after the improvement is fully completed.

- 3.2. Corrective geologic improvements shall be deemed completed when fully constructed according to the plans and geotechnical reports on file with the COUNTY, to the satisfaction of the Department of Public Works. The COUNTY will not assume ownership or maintenance responsibility for these improvements.
- 3.3. Sanitary sewers shall be deemed completed when fully constructed according to PC No.

  on file with the COUNTY, to the satisfaction of the Department of Public Works. The acceptance for maintenance shall be effective on the date of a letter from a duly authorized COUNTY official to the SUBDIVIDER specifically giving notice of the acceptance and/or\_release of the improvement security for the work, unless another date is specified in the letter.
- 3.4. Storm drains shall be deemed completed when fully constructed according to PD. No. \_\_\_\_\_ on file with the COUNTY, to the satisfaction of the Department of Public Works. The acceptance for maintenance of storm drain improvements shall be effective on the date of a letter from the duly authorized COUNTY official to the SUBDIVIDER giving notice of the acceptance and\or release of the improvement security for the work, unless another date is specified in the letter.
- 3.5. Survey monuments shall be deemed completed when set according to the final tract map or final parcel map on file with the COUNTY and all tie points are submitted to the COUNTY, to the satisfaction of the Department of Public Works. The improvement security shall be released after the COUNTY has inspected the monuments and indexed the tie notes and the SUBDIVIDER presented evidence to the COUNTY that the Engineer/Land Surveyor has been paid for setting the monuments.
- 3.6. Water system facilities shall be deemed completed when fully constructed according to the approved plans and specifications on file with the COUNTY, to the satisfaction of the Department of Public Works. If the water system facilities are to be maintained by a private water utility, the SUBDIVIDER shall provide written notice to the COUNTY upon acceptance for maintenance of the water system facilities by the private water utility. If the water system facilities are to be maintained by a County Waterworks District, the acceptance for ownership and maintenance by a County Waterworks District shall be effective on the date such acceptance is approved by the Board of Supervisors. The improvement security shall be released after the water system is fully completed and the Board, or the private water utility, has acted to accept the water system.
- 3.7. Road improvements shall be deemed completed when fully constructed according to the approved plans and specifications on file with the COUNTY, to the satisfaction of the Department of Public Works. The acceptance for maintenance of road improvements for maintenance by COUNTY within dedicated public right of way shall be effective on the date of a letter from the duly authorized COUNTY official to the SUBDIVIDER giving notice of the acceptance and\or\_release of the improvement security for the work, unless another date is specified in the letter. In the interest of public safety or necessity, the Director of Public Works may, at his or her sole discretion, accept for maintenance partial improvements completed under the inspection of and deemed satisfactory to the Director, or other designated County official. The acceptance for maintenance of partial improvements shall be effective on the date of a letter from the duly authorized COUNTY official to the SUBDIVIDER indicating that the COUNTY will maintain these improvements. Private and future streets will not be accepted into the County roadway system for maintenance.
- 3.8. Street tree improvements shall be deemed completed when fully constructed according to the approved plans and specifications on file with the COUNTY, to the satisfaction of the

Department of Public Works. Street trees within dedicated public rights of way will be accepted for maintenance by the COUNTY. The COUNTY will not assume ownership or maintenance responsibility for trees on private and future streets. The acceptance for maintenance of street tree improvements shall be effective on the date of a letter from the duly authorized COUNTY official to the SUBDIVIDER giving notice of the acceptance and release of the improvement security for the work, unless another date is specified in the letter. The improvement security for the street trees will be released one year after the initial inspection if the trees are reinspected at that time and found to be healthy and the road improvements have been accepted as complete.

- 3.9. Warranty and Enforcement securities shall be released one year after all other applicable improvements have been completed and/or accepted for maintenance, to the satisfaction of the Department of Public Works.
- 4. The SUBDIVIDER shall maintain all improvements and/or work unless and until accepted by the COUNTY or other entity (e.g., water utility, HOA, etc.), as applicable. Such maintenance includes, but is not limited to, graffiti removal, debris removal, brush/weed removal, vector control, and concrete/asphalt and fence repairs.
- 5. The COUNTY shall not, nor shall any officer or employee thereof, be liable or responsible for any accident, loss or damage happening or occurring within the easements offered or dedicated for improvements or to the improvements specified in this AGREEMENT prior to the completion, approval, and formal acceptance of same. Nor shall the COUNTY, nor any officer or employee thereof, be liable or responsible to persons or property damaged or injured by reason of said improvements or by reason of the acts, omissions or services of the SUBDIVIDER, its agents or employees, in performance of the design or construction of said improvements prior to acceptance of said improvements by the COUNTY. All of said liabilities shall be assumed by the SUBDIVIDER.
- 6. The SUBDIVIDER shall indemnify, defend and save harmless the COUNTY, its agents, officers and employees from and against any and all liability, expense, including defense costs and legal fees, and claims for damages of any nature whatsoever, including, but not limited to, bodily injury, death, personal injury, or property damage arising from or caused by any act or omissions of the SUBDIVIDER, its agents, employees, contractors or subcontractors of any tier, in connection with the performance of this AGREEMENT, including any workers' compensation suits, liability, or expense, and any claims arising out of the use of any patent or patented article in the construction of any of the work or improvements described above. For purposes of this paragraph, any work performed by the COUNTY, its agents or employees, under authority of Chapters 16.06 and/or 16.10 of Title 16 of the Los Angeles County Code, or under authority granted to the COUNTY by Government Code Section 831.3, where such work by the COUNTY has been initiated as a result of the failure of SUBDIVIDER to comply with any specification or requirement, or by failure of the SUBDIVIDER to complete any work contemplated by this AGREEMENT, shall be deemed to have arisen out of and the acts or omissions the SUBDIVIDER, and for which the SUBDIVIDER agrees to indemnify, defend, and save harmless the COUNTY.
- 7. Developer agrees to release, indemnify, defend, and save harmless the COUNTY, its special districts, and their Supervisors, agents and employees (collectively, "Indemnified Parties" or singularly, "Indemnified Party") from and against all claims, damages (including, without limitation special and consequential damages), injuries, costs, response costs, losses, demands, debts, liens, liabilities, causes of action, suits, legal and administrative proceedings, interest, fines or increases in fines, charges, penalties and expenses (including without limitation reasonable attorneys', engineers', consultants' and expert witness fees and costs incurred in defending against any of the foregoing or in enforcing this Agreement) of any kind whatsoever (collectively, "Claims"), paid, incurred or suffered by any Indemnified Party or asserted against any Indemnified Party, directly or indirectly arising from or attributable [the improvement]. The foregoing is intended as a broad indemnity that includes, without limitation: 1) Claims relating pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42 U.S. C.

Section 9607 et seq.) ("CERCLA"), and under Chapter 6.5 of Division 20 of the California Health and Safety Code (commencing with Section 25100). The foregoing release is granted notwithstanding the provisions of California Civil Code Section 1542 which states: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

- 8. The SUBDIVIDER hereby grants to the COUNTY, the Surety upon any Bond, the financial institution of any improvement security, and to the agents, employees, and contractor of any of them the irrevocable permission to enter upon the lands of the Subdivision for the purpose of completing the improvements and/or work described in Section 1, above. The permission shall terminate in the event that the SUBDIVIDER, financial institution, or the Surety has completed the work within the time specified or any extension thereof granted by the Director of Public Works or other designated County official.
- 9. The SUBDIVIDER shall at all times from the date of approval of the Subdivision to the completion of all work and/or improvements described in Section 1, above, and the acceptance thereof to the satisfaction of the COUNTY, give good and adequate warning of each and every dangerous condition caused by said work and/or improvements and will protect the traveling public therefrom.
- 10. The SUBDIVIDER shall have obtained such ownership, rights or\_control of the ground/area reserved for the installation of all work and/or improvements described above, and the streets in which they are to be placed, as is necessary to allow the SUBDIVIDER to carry out this AGREEMENT.
- 11. The SUBDIVIDER hereby agrees to pay for the inspection of such work and improvements as may be required by the Director of Public Works or other designated official prior to the acceptance of said work and/or improvements by the COUNTY or other agency or entity, as appropriate.
- 12. The SUBDIVIDER shall give notice to the Director of Public Works or other designated official at least 24 hours before beginning any work or improvements contemplated by this AGREEMENT and shall furnish said Director of Public Works all reasonable facilities for obtaining full information respecting the progress and manner of work.
- 13. For those items of work and/or improvements that are to be maintained by the COUNTY or other agency or entity, the SUBDIVIDER shall grant to the COUNTY or other agency or entity as appropriate, such easements and/or fee rights as are necessary for the operation, maintenance, repair or reconstruction of the work and/or improvements.
- 14. If the Director of Public Works determines that field conditions require changes or alterations in the construction or installation of any of the work and/or improvements described above, the SUBDIVIDER, at SUBDIVIDER's sole cost and expense, shall perform such changes or alterations based on applicable standard specifications as required by the Director of Public Works provided that all such changes or alterations do not exceed ten percent of the original total estimated cost of such improvements.
- 15. In addition to any other warranty or guarantee in favor of the COUNTY, and in addition to and not withstanding any securities posted by the SUBDIVIDER, or any other remedy available by law or in equity, the SUBDIVIDER shall guarantee the work and improvements described above against any defective work or labor or defective materials for a period of one year following acceptance by the COUNTY.
- 16. The SUBDIVIDER hereby agrees that all work on any existing County Highway (i.e., any County Highway that existed prior to the COUNTY's approval of the Subdivision), shall be completed in accordance with the terms and provisions of Title 16, Division 1, of the Los Angeles County Code (Highway Permits). Said Code requires, in part, that once work is commenced, it shall be prosecuted in a diligent and workmanlike manner to completion. If the COUNTY determines that the SUBDIVIDER has failed to perform as therein specified, the COUNTY reserves the right to exclude the SUBDIVIDER from the site and complete the work contemplated by COUNTY forces or by separate contract. The SUBDIVIDER further agrees to

reimburse the COUNTY for all charges accruing as a result of such construction by COUNTY forces or separate contract.

- 17. It is further agreed that the SUBDIVIDER has filed with the COUNTY, a bond or other security acceptable to the COUNTY, to guarantee the performance of the SUBDIVIDER's obligations under this AGREEMENT and the payment to the contractor, to the subcontractors, and to persons furnishing labor, materials, or equipment to them in connection with the work and improvements described above. The faithful performance security, or portion thereof as determined by the COUNTY, shall remain in full force and effect until the end of all warranty periods as set forth in this AGREEMENT. The labor and materials security shall be maintained by the SUBDIVIDER in full force and effect until the required work is accepted by the COUNTY and until all claims for payment by all contractors, subcontractors and persons furnishing labor material or equipment are resolved. If said performance security or payment security becomes insufficient in the opinion of the COUNTY, the SUBDIVIDER shall increase the amount of said performance security and/or payment security to a sufficient amount, as directed by the COUNTY, within ten (10) days after receiving notice to do so from COUNTY.
- 18. If the SUBDIVIDER neglects, refuses, or fails to prosecute the work with such diligence as to insure its completion within the time specified in Section 2, above, or within such extensions of said time as have been granted by the Director of Public Works, or if the SUBDIVIDER violates or neglects, refuses, or fails to perform satisfactorily any of the provisions of the plans and specifications, or if the SUBDIVIDER neglects, refuses or fails to pay the inspection fees for the work and improvements, the SUBDIVIDER\_shall be deemed in default of this AGREEMENT. The Director of Public Works, or other designated County official, may thereafter terminate all rights of the SUBDIVIDER in this AGREEMENT, but said termination shall not affect or terminate any of the rights of the COUNTY as against the SUBDIVIDER, financial institution, or Surety then existing or which thereafter accrue because of such default. The determination by the Director of Public Works or other designated COUNTY official that the terms of this AGREEMENT or the specifications, or any of them, have been violated, or have not been performed satisfactorily, shall be conclusive upon the SUBDIVIDER, his surety, and any and all other parties who may have any interest in this AGREEMENT or any portion thereof. The foregoing provisions of this section shall be in addition to all other rights and remedies available to the COUNTY under law.
- 19. It is further agreed by and between the parties hereto, that the COUNTY shall be entitled to recover from the SUBDIVIDER any and all costs and fees, including attorneys' and experts' fees and costs, reasonably incurred in the enforcement of this AGREEMENT. The enforcement costs shall be included in and be made a part of the performance bond and\or other security guaranteeing SUBDIVIDER's performance under this AGREEMENT.
- 20. It is further agreed by and between the parties hereto, including the Surety or Sureties on any Bond attached to this AGREEMENT or the financial institution guaranteeing the improvement security and payment security, that in the event it is deemed necessary by the COUNTY to extend the time of completion of the work and/or improvements described above, said extension may be granted by the Director of Public Works or other designated official either at his/her own option or upon request of the SUBDIVIDER, and shall in no way affect the validity of this AGREEMENT or release the Surety or Sureties on any Bond attached hereto or the financial institution guaranteeing the improvement security and payment security. SUBDIVIDER further agrees to maintain said performance security and payment security in full force and effect during the entire term of this AGREEMENT including any extensions of time granted pursuant to this Section. The Director of Public Works or other designated official may condition any extension of time upon additional terms and conditions, including the provision of additional amounts of performance security and/or payment security as deemed appropriate by the Director of Public Works or other designated official, in his/her sole discretion.
- 21. It is further agreed by and between the parties hereto that this AGREEMENT firmly binds the parties, their heirs, executors, administrators, successors or assignees, jointly and severally. The SUBDIVIDER shall immediately notify the Director of Public Works or other designated County official of any change in ownership or other event which alters the responsibility for completing the work and improvements.

22. This AGREEMENT is intended to be third party beneficiaries.	penefit solely the named parties and does not include any
	en the parties hereto, that this AGREEMENT cannot be y the SUBDIVIDER without the express written approval of
IN WITNESS thereby, SUBDIVIDER has executed	this AGREEMENT in the presence of a Notary Public on
Date	
	By Name/Title
	By Name/Title
Approved as to form: COUNTY COUNSEL	Accepted on behalf of the County of Los Angeles by the DIRECTOR OF PUBLIC WORKS
By Deputy	By Deputy
	Date